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8 **UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WASHINGTON**

9 THE ESTATE OF CINDY LOU HILL, by
10 and through its personal representative,
11 Joseph A. Grube; and CYNTHIA
12 METSKER,
13 individually,

14 Plaintiffs,

15 vs.

16 NAPHCARE INC., an Alabama
17 corporation; HANNAH GUBITZ,
18 individually; and SPOKANE COUNTY, a
19 politica subdivision of the State of
20 Washington.

21 Defendants.

NO. 2:20-cv-00410-MKD

**DEFENDANT SPOKANE
COUNTY'S TRIAL WITNESS LIST**

22 Pursuant to the Case Schedule Order, Dkt. 14, defendant Spokane County submits its
23 Witness List identify the names and addresses of all witnesses who will or might be called by
24 defendant, and the general nature of the expected testimony of each.

25 **A. DEFENDANT SPOKANE COUNTY'S LAY WITNESSES**

- 26
1. Officer Cameron Akins
Spokane County Detention Services
1100 W. Mallon Avenue, Spokane WA 99260
509-477-2278

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 1**

Cause No.: 2:20-cv-00410-MKD

*LAW, LYMAN, DANIEL,
KAMERRER & BOGDANOVICH, P.S.
ATTORNEYS AT LAW
2674 R.W. JOHNSON RD. TUMWATER, WA 98512
P.O. BOX 11880 OLYMPIA, WASHINGTON 98508-1880
(360) 754-3480 FAX: (360) 357-3511*

1 This witness has knowledge of the facts related to the circumstances surrounding Ms.
2 Hill's death. He is expected to testify concerning his correctional activities, including
conducting his rounds on August 25, 2018. May testify.

3 2. Officer Ezra Bocook
4 Spokane County Detention Services
5 1100 W. Mallon Avenue, Spokane WA 99260
509-477-2278

6 This witness has knowledge of the facts related to the circumstances surrounding Ms.
7 Hill's death. He is expected to testify concerning his correctional activities, including
conducting his rounds on August 25, 2018. May testify.

8 3. Officer Tren Byington
9 Spokane County Detention Services
10 1100 W. Mallon Avenue, Spokane WA 99260
509-477-2278

11 This witness has knowledge of the facts related to the circumstances surrounding Ms.
12 Hill's death. He is expected to testify concerning his correctional activities, including
conducting his rounds on August 25, 2018. Will testify.

13 4. Lt. Don Hooper
14 Spokane County Detention Services
15 1100 W. Mallon Avenue, Spokane WA 99260
509-477-2278

16 This witness has knowledge of the facts related to Ms. Hill's death. May testify.

17 5. Carolyn Hoschka, former Spokane County Jail Corrections Officer
18 509-844-5557

19 Ms. Hoschka is expected to testify about her actions on August 25, 2018 at the Spokane
20 County Jail, where she was assigned to cover the area of the Jail where Ms. Hill was housed.
21 She is expected to testify that she conducted cell checks on Ms. Hill on August 25, 2018. Will
testify either live or via Deposition Designation.

22 6. Officer Brett Janke
23 Spokane County Detention Services
24 1100 W. Mallon Avenue, Spokane WA 99260
509-477-2278

25 This witness has knowledge of the facts related to the circumstances surrounding Ms.
26 Hill's death. He is expected to testify concerning his correctional activities, including
conducting his rounds on August 25, 2018. Will testify.

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 2**

*LAW, LYMAN, DANIEL,
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1 7. Officer Matthew M. Milholland
2 Spokane County Detention Services
3 1100 W. Mallon Avenue, Spokane WA 99260
4 509-477-2278

5 This witness has knowledge of the facts related to the circumstances surrounding Ms.
6 Hill's death. He is expected to testify concerning his correctional activities, including
7 conducting his rounds on August 25, 2018. Will testify.

8 8. Officer Travis Titchenal
9 Spokane County Detention Services
10 1100 W. Mallon Avenue, Spokane WA 99260
11 509-477-2278

12 This witness has knowledge of the facts related to the circumstances surrounding Ms.
13 Hill's death. He is expected to testify concerning his correctional activities, including
14 conducting his rounds on August 25, 2018. Will testify.

15 9. Sgt. Justin L. White
16 Spokane County Detention Services
17 1100 W. Mallon Avenue, Spokane WA 99260
18 509-477-2278

19 This witness has knowledge of the facts related to Ms. Hill's death. May testify.

20 10. Sgt. Patrick Bloomer
21 Spokane County Sheriff's Office
22 1100 W. Mallon Avenue, Spokane WA 99260
23 509-477-2240

24 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
25 ensuing investigation and is expected to testify regarding those circumstances. May testify.

26 11. Detective Michael Drapeau
Spokane County Sheriff's Office
1100 W. Mallon Avenue, Spokane WA 99260
509-477-2240

This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
ensuing investigation and is expected to testify regarding those circumstances. May testify.

12. Detective Roger Knight
Spokane County Sheriff's Office
1100 W. Mallon Avenue, Spokane WA 99260

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 3**

Cause No.: 2:20-cv-00410-MKD

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1 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
2 ensuing investigation and is expected to testify regarding those circumstances. May testify.

3 13. Samantha Micke, Forensic Technician
4 Spokane County Sheriff's Office
5 1100 W. Mallon Avenue, Spokane WA 99260
6 509-477-2240

7 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
8 ensuing investigation and is expected to testify regarding those circumstances. May testify.

9 14. Detective Jeffrey W. Mitchell
10 Spokane County Sheriff's Office
11 1100 W. Mallon Avenue, Spokane WA 99260
12 509-477-2240

13 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
14 ensuing investigation and is expected to testify regarding those circumstances. May testify.

15 15. Deputy Andrew Richmond
16 Spokane County Sheriff's Office
17 1100 W. Mallon Avenue, Spokane WA 99260
18 509-477-2240

19 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
20 ensuing investigation and is expected to testify regarding those circumstances. May testify.

21 16. Deputy Marco Urrutia Soto
22 Spokane County Sheriff's Office
23 1100 W. Mallon Avenue, Spokane WA 99260
24 509-477-2240

25 This witness has knowledge of the circumstances surrounding Ms. Hill's death and the
26 ensuing investigation and is expected to testify regarding those circumstances. May testify.

17. Daniel Anderson
Spokane Fire Department
44 W. Riverside Ave., Spokane, WA 99201
509-625-7000

This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
circumstances. May testify.

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 4**

Cause No.: 2:20-cv-00410-MKD

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P.O. BOX 11880 OLYMPIA, WASHINGTON 98508-1880
(360) 754-3480 FAX: (360) 357-3511*

1 18. Joanna Balin
2 Spokane Fire Department
3 44 W. Riverside Ave., Spokane, WA 99201
4 509-625-7000

5 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
6 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
7 circumstances. May testify.

8 19. Michael Delamatter
9 Spokane Fire Department
10 44 W. Riverside Ave., Spokane, WA 99201
11 509-625-7000

12 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
13 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
14 circumstances. May testify.

15 20. Sean Doyle
16 Spokane Fire Department
17 44 W. Riverside Ave., Spokane, WA 99201
18 509-625-7000

19 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
20 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
21 circumstances. May testify.

22 21. Timothy Foster
23 Spokane Fire Department
24 44 W. Riverside Ave., Spokane, WA 99201
25 509-625-7000

26 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
circumstances. May testify.

27 22. Maeve Griffith
28 Spokane Fire Department
29 44 W. Riverside Ave., Spokane, WA 99201
30 509-625-7000

31 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
32 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
33 circumstances. May testify.

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
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1 23. Ricky Pennington
2 Spokane Fire Department
3 44 W. Riverside Ave., Spokane, WA 99201
4 509-625-7000

5 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
6 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
7 circumstances. May testify.

8 24. Matthew LaForce
9 American Medical Response
10 1425 N Washington St, Spokane, WA 99201
11 509-323-8888

12 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
13 lifesaving efforts at the Spokane County Jail and the is expected to testify regarding those
14 circumstances. May testify.

15 25. Jason Tenyehuif
16 American Medical Response
17 1425 N Washington St, Spokane, WA 99201
18 509-323-8888

19 This witness has knowledge of the circumstances surrounding Ms. Hill's emergency
20 lifesaving efforts at the Spokane County Jail and is expected to testify regarding those
21 circumstances. May testify.

22 26. Hanna Gubitz, RN
23 NaphCare, Inc.
24 2090 Columbiana Rd, Birmingham, AL 35216
25 205-536-8400

26 This witness has knowledge of Ms. Hill's death and is expected to testify regarding her
knowledge and interactions with Ms. Hill on August 25, 2018, including Ms. Hill's status and
condition during those interactions. Will testify.

27 27. Justin Rogers, MA
28 NaphCare, Inc.
29 2090 Columbiana Rd, Birmingham, AL 35216
30 205-536-8400

31 This witness has knowledge of Ms. Hill's death and is expected to testify regarding his
32 knowledge and interactions with Ms. Hill on August 25, 2018, including Ms. Hill's status and
33 condition during those interactions. Will testify.

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 6**

Cause No.: 2:20-cv-00410-MKD

*LAW, LYMAN, DANIEL,
KAMERRER & BOGDANOVICH, P.S.
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(360) 754-3480 FAX: (360) 357-3511*

1 28. A.B. Harris, M.D.
2 Providence Sacred Heart Medical Center
3 101 W 8th Ave, Spokane, WA 99204
4 509-474-3131

5 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
6 expected to testify regarding her knowledge. May testify.

7 29. Sally S. Aiken, M.D.
8 Spokane County Medical Examiner's Office
9 102 S Spokane St, Spokane, WA 99202
10 509-477-2296

11 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
12 expected to testify regarding her knowledge. May testify.

13 30. Fernando Calderone
14 Spokane County Medical Examiner's Office
15 102 S Spokane St, Spokane, WA 99202
16 509-477-2296

17 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
18 expected to testify regarding his knowledge. May testify.

19 31. N. Volpone
20 Spokane County Medical Examiner's Office
21 102 S Spokane St, Spokane, WA 99202
22 509-477-2296

23 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
24 expected to testify regarding her knowledge. May testify.

25 32. David Nguyen, Forensic Scientist
26 Toxicology Lab Division
Washington State Patrol
2203 Airport Way S., Suite 360, Seattle, WA 98134-2027
206-262-6100

27 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
28 expected to testify regarding his knowledge. May testify.

29 33. Naziha Nuwayhid, Forensic Scientist
30 Toxicology Lab Division
31 Washington State Patrol
32 2203 Airport Way S., Suite 360, Seattle, WA 98134-2027

**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 7**

Cause No.: 2:20-cv-00410-MKD

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(360) 754-3480 FAX: (360) 357-3511*

1 206-262-6100

2 This witness has knowledge of the circumstances surrounding Ms. Hill's death and is
3 expected to testify regarding her knowledge. May testify.

4 DATED this 12th day of May 2022.

5
6 LAW, LYMAN, DANIEL,
KAMERRER & BOGDANOVICH, P.S.

7 */s/ John E. Justice*

8
9 John E. Justice, WSBA No 23042
10 Attorney for Defendant Spokane County
11 P.O. Box 11880, Olympia, WA 98508
12 Phone: (360) 754-3480 Fax: 360-357-3511
13 Email: jjustice@lldkb.com
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**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 8**

Cause No.: 2:20-cv-00410-MKD

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1 **CERTIFICATE OF FILING & SERVICE**

2 I certify under penalty of perjury under the laws of the United States of America and the
3 State of Washington that on the date specified below, I electronically filed the foregoing with
4 the Clerk of the Court using the CM/ECF system which constitutes service on the following
5 under LCivR 5(b):
6

7 ***Counsel for Plaintiffs***

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9 Edwin S. Budge, WSBA #24182
10 Hank Balson, WSBA #29250
11 Budge & Heipt PLLC
12 808 East Roy Street
13 Seattle, WA 98102
14 erik@budgeandheipt.com
15 ed@budgeandheipt.com
16 hank@budgeandheipt.com

Counsel for Defendant Naphcare & Gubitz

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701 Fifth Avenue, Suite 4750
Seattle, WA 98104
ketia@favros.com
erine@favros.com

17 DATED this 12th day of May, 2022, at Tumwater, WA.

18 */s/ Tam Truong*

19

Tam Truong
20 Assistant to John E. Justice
21
22
23
24
25
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**DEFENDANT SPOKANE COUNTY'S TRIAL WITNESS
LIST- 9**

Cause No.: 2:20-cv-00410-MKD

*LAW, LYMAN, DANIEL,
KAMERRER & BOGDANOVICH, P.S.*
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